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11 GODADDY.COM, LLC (f/k/a GoDaddy.com, Inc.)

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13 **UNITED STATES DISTRICT COURT**
14 **CENTRAL DISTRICT OF CALIFORNIA**

16 ACADEMY OF MOTION PICTURE
ARTS AND SCIENCES, a California
17 nonprofit corporation,

18 Plaintiff,

19 v.

20 GODADDY.COM, INC., a Delaware
21 corporation; THE GODADDY GROUP
22 INC., a Delaware corporation;
23 DOMAINS BY PROXY, INC., a
Delaware Corporation;
24 GREENDOMAINMARKET.COM, an
unknown entity; BDS, an unknown
25 entity; and XPDREAMTEAM LLC, a
California limited liability corporation,

26 Defendants.

Case No. CV10-3738 AB (CWx)
[consolidated with Case No. CV13-
08458-ABC (CW)]

Assigned to Hon. André Birotte Jr.

**[PROPOSED] ORDER ENTERING
FINAL JUDGMENT IN FAVOR OF
DEFENDANT GODADDY.COM,
LLC**

Complaint Filed: May 18, 2010
Trial Date: August 4, 2015

1 This above-captioned action was tried to the Court from August 4-7, 2015 on
2 the single claim of cybersquatting asserted by Plaintiff Academy of Motion Picture
3 Arts and Sciences (“Plaintiff”) against Defendant GoDaddy.com, LLC, formerly
4 known as GoDaddy.com, Inc. (“GoDaddy”), under the Anti-Cybersquatting
5 Consumer Protection Act, 15 U.S.C. §1125(d).

6 On September 10, 2015, the Court issued its post-trial Findings of Fact and
7 Conclusions of Law in favor of GoDaddy on Plaintiff’s claim of cybersquatting,
8 completely resolving the action. *See* Dkt. 757. The Court now issues a final
9 judgment as follows:

10 1. Judgment is entered in GoDaddy’s favor on Plaintiff’s claim for
11 cybersquatting (Dkt. 1), as set forth in the Findings of Fact and Conclusions
12 of Law issued on September 10, 2015. *See* Dkt. 757.

13 2. Control over the domain names previously lodged with the Court by
14 way of three Registrar’s Certificates (Dkt. 37, 402, and 571) is returned to the
15 respective registrants of such domain names. GoDaddy may cancel the
16 “registrar lock” initiated as to each of the domain names.

17 3. All other claims asserted and parties named in this action were
18 previously dismissed with prejudice or are hereby dismissed with prejudice.

19 4. As the prevailing parties in this litigation, GoDaddy is entitled to
20 recover costs. Fed. R. Civ. P. 54(d)(1); Civ. L.R. 54-1. In accordance with
21 Local Rule 54-2, GoDaddy shall file its Notice of Application to the Clerk to
22 Tax Costs and Proposed Bill of Costs within fourteen (14) days after the entry
23 of this judgment.

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The Court **GRANTS FINAL JUDGMENT** in favor of GoDaddy and against Plaintiff as to all claims asserted in the case.

IT IS SO ORDERED.

Dated: September 30, 2015



HONORABLE ANDRÉ BIROTTE JR.
UNITED STATES DISTRICT COURT JUDGE

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